IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

RICHARD WHITLEY, CAROLETA M. DURAN,)
TERRY J. KOCH, MARK D. GRANDY, JOHN)
M. GATES, and SCOTT NEWELL, on behalf of)
themselves and those similarly situated,)
·) Case No. 12-cv-2548
Plaintiffs,) The Honorable John G. Koeltl
)
v.)
) <u>DECLARATION OF JASON H.</u>
J.P. MORGAN CHASE & CO.; JPMORGAN) KIM ; EXHIBITS "A"-"B"
CHASE BANK N.A.; J.P. MORGAN)
INVESTMENT MANAGEMENT INC., aka J.P.)
MORGAN ASSET MANAGEMENT; and)
JPMORGAN RETIREMENT PLAN SERVICES)
LLC,)
)
Defendants.)
)
·	

- I, Jason Kim, hereby declare as follows under penalty of perjury.
 - 1. I am an attorney of record for Plaintiffs in the above-captioned matter.
- 2. Attached as Exhibit "A" is a true and correct copy of a Reuters' article entitled "JPMorgan stable value fund existing private mortgages," dated April 3, 2012, that I obtained and printed from Reuter's website on November 21, 2012, with the url uk.reuters.com/article/2012/04/03/jpmorgan-stablevalue-idUKL2E8EU6J320120403. This is the same article that is cited in paragraph 82 of the First Amended Complaint.
- 3. Attached as Exhibit "B" is a true and correct copy of a *Fortune* magazine article entitled "Jamie Dimon's swat team: How J.P. Morgan's CEO and his crew are helping the big bank beat the credit crunch," dated September 2, 2008, that I obtained and printed from

CNN/Money's website on November 21, 2012, with the url money.cnn.com/2008/08/29/news/companies/tully_dimon.fortune. This is the same article that is cited in paragraph 13 (among others) of the First Amended Complaint.

/s/ Jason H. Kim Jason H. Kim